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7 8	Attorneys for Defendant TATUNG COMPANY OF AMERICA		
9	UNITED STATES DISTRICT COURT		
10	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
11 12 13 14 15 16 17 18 19	IN RE: TFT-LCD (FLAT PANEL) ANTITRUST LITIGATION This Document Relates to Individual Case No. 3:10-cv-05625-SI ALFRED H. SIEGEL, AS TRUSTEE OF THE CIRCUIT CITY STORES, INC. LIQUIDATING TRUST, Plaintiff, v. AU OPTRONICS CORPORATION, et al., Defendants.	CASE NO. 03:10-MD-05625-SI MDL NO. 3:07-MD-01827-SI STIPULATION OF EXTENSION OF TIME FOR DEFENDANT TATUNG COMPANY OF AMERICA TO RESPOND TO COMPLAINT AND [PROPOSED] ORDER Date Action Filed: December 10, 2010	
20			
21	The undersigned counsel, on behalf of Plaintiff Alfred E. Siegel, as Trustee of the Circuit City		
22	Stores, Inc. Liquidating Trust ("Circuit City Trust"), and Defendant Tatung Company of America		
23	("Tatung") hereby stipulate and agree as follows:		
24	WHEREAS, Circuit City Trust filed a Complaint in the above-captioned case against		
25	Defendant Tatung and other defendants, on December 10, 2010;		
26	WHEREAS, on February 2, 2011, Circuit City Trust entered into a stipulation with		
27	defendants AU Optronics Corporation, AU Optronics Corporation America, Chi Mei Corporation,		
28	Chi Mei Optoelectronics Corporation, Chi Mei Optoelectronics USA, Inc., CMO Japan Co. Ltd.,		
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	Nexgen Mediatech, Inc., Nexgen Mediatech USA, Inc., Epson Imaging Devices Corporation, Epson
	Electronics America, Inc., HannStar Display Corporation, LG Display Co. Ltd., LG Display America
	Inc., Samsung Electronics Co., Ltd., Samsung Semiconductor, Inc., Samsung Electronics America,
	Inc., Sharp Corporation, Sharp Electronics Corporation, Toshiba Corporation, Toshiba America
	Electronic Components, Inc., Toshiba Mobile Display Co., Ltd., Toshiba America Information
	Systems, Inc., Hitachi, Ltd., Hitachi Displays, Ltd., and Hitachi Electronic Devices (USA), Inc.
	("Stipulating Defendants") whereby Circuit City Trust agreed that Stipulating Defendants' deadline
	to move to dismiss, answer, or otherwise respond to the Complaint would be 90 days from the
	execution of the stipulation; and
	WHEREAS, on February 8, 2011, this Court previously approved the stipulation between
	Circuit City Trust and the Stipulating Defendants;
	WHEREAS Tatung acknowledges that Circuit City Trust served the Complaint on Tatung on
	February 9, 2011 and Circuit City Trust acknowledges that this stipulation does not constitute a
	waiver by Tatung of any other substantive or procedural defense, including but not limited to the
	defenses of lack of personal or subject matter jurisdiction and improper venue;
	WHEREAS, Circuit City Trust and Tatung have reached an agreement to extend the time
	within which Tatung must move against, answer or otherwise respond to Circuit City Trust's
	Complaint such that Tatung's response will be due at the same time as the responses of the
	Stipulating Defendants;
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THEREFORE, the time within which Tatung must move against, answer, or otherwise 1 2 respond to Circuit City Trust's Complaint is extended until 90 days from February 2, 2011 (the date of execution of the stipulation between Circuit City Trust and the Stipulating Defendants). 3 IT IS SO STIPULATED. 4 5 Respectfully submitted, 6 DATED: February 23, 2011 7 By: /s/ Rachel S. Brass 8 Joel S. Sanders (CA Bar No. 107234) Rachel S. Brass (CA Bar No. 219301) 9 Rebecca Justice Lazarus (CA Bar No. 227330) GIBSON, DUNN & CRUTCHER LLP 10 555 Mission Street, Suite 3000 San Francisco, CA 94105 11 (415)393.8200 (Phone) (415)393.8306 (Facsimile) 12 rbrass@gibsondunn.com 13 Attorneys for Defendant Tatung Company of America 14 By: /s/ Kenneth S. Marks 15 Kenneth S. Marks (admitted pro hac vice) 16 Susman Godfrev LLP 1000 Louisiana Street, Suite 5100 17 Houston, TX 77002-5096 (713) 651-9366 18 (713) 654-6666 kmarks@susmangodfrey.com 19 Attorneys for Alfred H. Siegel, as Trustee of Circuit City 20 Stores, Inc. Liquidating Trust 21 Pursuant to General Order 45, Part X-B, the filer attests that concurrence in the filing of 22 23 this document has been obtained from the signatories to this document. 24 PURSUANT TO STIPULATION, IT IS SO ORDERED. 25 26 2/23/11 27 Date Entered Honorable Judge Susan Illston 28 101026959 1.DOC 3

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